FISCAL NOTE

SB 1227 - HB 1787

March 2, 2001

SUMMARY OF BILL:

- Authorizes the sale of wine and beer for consumption on the premises to those in attendance at any state park facility with a resort inn.
- Authorizes the sale of beer for consumption on the premises to those in attendance at
 any state park facility with a golf course. For purposes of this provision, defines
 premises to include the entire golf course for all purposes except for distance
 measurement in which context premises or building shall be deemed to be the club
 house or pro-shop. For purposes of this provision, either the state acting through the
 Department of Environment and Conservation or a subcontractor thereof shall be
 deemed the owner for permit purposes.

ESTIMATED FISCAL IMPACT:

Increase State Revenues - Exceeds \$300,000

Increase Local Govt. Revenues - Less than \$100,000

Estimate assumes:

- an increase in state revenues from profits resulting from the sale of wine and beer at state park resort inns and golf courses, which assumes the state would be the recipient of such profits or a portion of such profits even if a contractor were used to manage such facilities.
- an increase in state revenues resulting from the sale of wine and beer from the collection of sales tax and liquor by the drink taxes.
- the total increase in state revenues cannot be determined but is estimated to exceed \$300,000 based on the number of patrons at these facilities
- an increase in local government revenues resulting from the sale of wine and beer from collection of local government sales taxes and permit fees. The total increase in local government revenues cannot be determined but is estimated to be less than \$100,000.

For information purposes, there are 7 state parks with inns and 12 state parks with golf courses.

CERTIFICATION:

This is to duly certify that the information contained herein is true and correct to the best of my knowledge.

James a. Dovengat

James A. Davenport, Executive Director